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12	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
13	CHLOE C., pseudonymously,	Case No. : 2:23-cv-2056-GMN-BNW
14	Plaintiff,	STIPULATION AND ORDER TO
15	VS.	MODIFY BRIEFING SCHEDULE RELATING TO DEFENDANTS'
16	JAMAL F. RASHID, et al., Defendants.	PENDING MOTIONS TO DISMISS PLAINTIFF'S FIRST AMENDED COMPLAINT
17		(THIRD REQUEST)
18	D1: ('CC C11	
19		dants Wynn Las Vegas, LLC; The Light Group,
20	LLC; Highgate Hotels, L.P.; STK Las Vegas, LL	-
21	Hospitality, Inc.; MGM Resorts International; Ar	
22	LLC; and Desert Palace, LLC (collectively the "s	,, ,
23	respective counsel of record, hereby agree, stipula	
24	extend the deadline for Plaintiff to respond to the	stipulating Defendants' pending motions to
25	dismiss by seven (7) additional days.	
26	This is the third request to extend the resp	onse deadline and resulting reply deadline.
27	Because the response deadline has already been e	xtended twice, by a total of fourteen (14) days
THE702FIRM	(see ECF Nos. 65 & 80), this results in a total ext	ension of twenty-one (21) days and a due date

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1 for Plaintiff's response(s) of April 5, 2024. 2 Additionally, Plaintiff and the stipulating Defendants hereby agree, stipulate, and 3 respectfully request that the Court similarly extend the deadline for the stipulating Defendants to 4 reply in support of their pending motions to dismiss by seven (7) additional days, resulting in a 5 due date of April 26, 2024 for such replies. **Summary of Stipulated (Proposed) Briefing Schedule:** 6 7 Motions to Dismiss Previously Filed March 1, 2024 8 Plaintiff's Response(s) Due April 5, 2024 9 Defendants' Replies Due April 26, 2024 10 The undersigned represent that this stipulation is not designed for purposes of delay. 11 Plaintiff's counsel represents that this extension is sought due to unforeseen personal 12 circumstances. 13 Dated: March 28, 2024 14 /s/ Geoffrey Parker /s/ Nicole M. Perry (per auth.) 15 Geoffrey Parker, Esq. (Pro Hac Vice) Nicole M. Perry, Esq. (Pro Hac Vice) 16 HILTON PARKER LLC JONES DAY 7658 Slate Ridge Blvd. 717 Texas Street, Suite 3300 17 Reynoldsburg, OH 43068 Houston, TX 77002 Tel: (614) 992-2277 Telephone: (832) 239-3939 18 Facsimile: (832) 239-3600 Fax: (614) 927-5980 gparker@hiltonparker.com Email: nmperry@jonesday.com 19 Attorney for Plaintiff Attorney for Defendant Wynn Las Vegas, LLC 20 /s/ Jeremy R. Alberts (per auth.) 21 Jeremy R. Alberts, Esq. 22 Nevada Bar No. 10497 ialberts@wwhgd.com 23 Christopher T. Byrd, Esq. Nevada Bar No. 6582 24 cbyrd@wwhgd.com WEINBERG, WHEELER, HUDGINS, GUNN & 25 DIAL, LLC 6385 South Rainbow Blvd., Suite 400 26 Las Vegas, Nevada 89118 Telephone: (702) 938-3838 27 Facsimile: (702) 938-3864 Attorneys for Defendant The Light Group, LLC

	II	
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10	_ y
11	PER STIPULATION OF THE PARTIES, the briefing schedule is hereby set as
12	follows: Plaintiff's Responses to Defendants' Motions to Dismiss will be due
13	on April 5, 2024; and Defendants' Replies will be due on April 26, 2024.
14	IT IS SO ORDERED:
15	Note .
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	UNITED STATES DISTRICT COURT JUDGE
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16 17 18 19 20 21 22 23 24 25	UNITED STATES DISTRICT COURT JUDGE

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